

## UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

Address: COMMISSIONER OF PATENTS AND TRADEMARKS

Washington, D.C. 20231

APPLICATION NO	D. FILING DATE	FIRST NAMED INVE	ATT	ORNEY DOCKET NO.				
08/574	, 194 12/18/9	5 MILICS		hs.	7.589-00Z-25			
	M C. MILKS, III	HM32/0512 [	一		EXAMINER BARTS, S			
	OODVIEW DRIVE ROSA, CA 95405			ART UNIT	PAPER NUMBER			
				DATE MAIL ED.	05/12/99			

Please find below and/or attached an Office communication concerning this application or proceeding.

**Commissioner of Patents and Trademarks** 

PTO-90C (Rev. 2/95) U.S. GPO: 1998-437-638/80022

## **Advisory Action**

Application No. 08/574,195

Applicant(s)

Milks

Examiner

SAMUEL BARTS

Group Art Unit 1621



ΤH	IE F	PERIO	DD F	OR RE	SPON	SE:	[check	only	/ a) o	r b)]												
	a)	X	expire	es	4	_ mo	nths fro	m the	mailir	ng dat	te of t	he fir	nal rej	ection	١.							
	b)			er. In r																	Action, whiche date of the fina	
	Any extension of time must be obtained by filing a petition under 37 CFR 1.136(a), the proposed response and the appropriate fee. The date on which the response, the petition, and the fee have been filed is the date of the response and also the date for the purposes of determining the period of extension and the corresponding amount of the fee. Any extension fee pursuant to 37 CFR 1.17 will be calculated from the date of the originally set shortened statutory period for response or as set forth in b) above.													ıe								
	Appellant's Brief is due two months from the date of the Notice of Appeal filed on (or within any period for response set forth above, whichever is later). See 37 CFR 1.191(d) and 37 CFR 1.192(a).												ıy									
							al reject e applic								has I	been	cons	idered	with	the fol	lowing effect,	
X	Th	e pr	opose	ed ame	endme	nt(s)	):															
	will be entered upon filing of a Notice of Appeal and an Appeal Brief.																					
	Ithey raise new issues that would require further consideration and/or search. (See note below).																					
	X they raise the issue of new matter. (See note below).																					
they are not deemed to place the application in better form for appeal by materially reducing or simplifying t issues for appeal.											ne											
			they	prese	nt add	ition	al clain	ns wi	ithout	t can	cellin	ıg a ı	corre	spon	ding	numt	oer of	finall	y reje	cted cla	aims.	
NOTE: <u>The language changes the scope of the claims resulting in need of further searching and considers</u> the Examiner.											consideration b	<u>v</u>										
		Ap 	plicar	nt's re	spons	e ha:	s overc	ome	the f	iollov	ving i	rejec	tion(s	s): 				•				
	Ne se	ewly para	prop ite, ti	osed o	or ame	ende nend	d claim	s	elling	the	non-a	allow	able	claim	ıs.		_ wo	ould be	e allov	vable if	submitted in a	
					ibit or ause:	req	uest fo	rreco	onsid	eratio	on ha	s be	en co	onsid	ered	but o	does l	NOT p	olace t	he app	lication in con	dition
							NOT be	e con	nsider	red bo	ecaus	se it	is no	t dire	ected	SOL	ELY 1	to issu	ıes wl	nich we	ere newly raise	d by
For purposes of Appeal, the status of the claims is as follows (see attached written explanation, if any):									ny):													
		Claims allowed:																				
					ted to:																	
	CI	aims	reje	cted: _																	<u> </u>	
							ection f														y the Examine	r.
	No	ote t	he at	tached	d Infor	mati	on Disc	closui	re Sta	atem	ent(s	s), P1	0-14	149,	Pape	r No	(s)					
X	01	ther	that to th	reque: e Atto	st for a orney t	a coi hat	view w ntinuati the abo	ion oi ove ai	f this mend	appl dmen	licant it wo	ion¥ uld b	<del>ias</del> fil De col	led . nside	The l	Exam in the	niner ( e con	conve tinuin	yed g		SAMUEL BART	s S
							visory a se Th			-				e said	d pap	ers h	have i	not be	een		IMARY EXAMI ART UNIT 162	